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## PART IV

### Advertisements and Notices by Private Individuals and Private Bodies

#### NOTIFICATION BY THE KAISERGANJ BEOPAR CO. (PRIVATE) LTD., MEERUT

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. No. 2462 dated the 24th November 1958 has been obtained to the following amendments to the Byelaws of the Kaiserganj Beopar Co. (Private) Ltd., Meerut, the same having been previously placed on the notice board of the Company, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

(1) *Byelaw 1(14)*—In byelaw 1(14) the word "loading" shall be substituted by the word "lading", and the word "not" shall be added before the word "transferable".

(2) *Byelaw 2*—In byelaw 2 for the words beginning with "Rs. 1,500 admission fee" and ending with the words "need not deposit Security", the following shall be substituted:—

"Rs. 2,000 which may be paid in two instalments viz. Rs. 1,500 with application by a trading member having no shares for the membership and the balance of Rs. 500 within 3 months on being admitted as a trading member, Rs. 250 as admission fee and Rs. 150 as annual subscription and such other fee, which may be fixed by the Board from time to time, provided that the amount of security deposit may be reduced to the extent of the value of shares, if any, held by a member."

(3) *Byelaw 15*—In byelaw 15 the word "hour" shall be substituted by the word "hours", and the figure "29" shall be substituted by the figure "30".

(4) *Byelaw 16*—In byelaw 16 the words "The Brokers Association" shall be substituted by the words "The Meerut Brokers Association, Meerut" and after the words "its broker members" the following shall be added:—

"Rs. 5,000 before the commencement of the Hedge Contract in Gur and the balance after 3 months".

(5) *Byelaw 17*—In byelaw 17 after the word "admission" and before the words "at a rate" the following words shall be added:—

"or of the date of grant of recognition whichever is later".

(6) *Byelaw 18*—In byelaw 18 the word "form" shall be substituted by the word "make".

(7) *Byelaw 24*—In byelaw 24 the word "principles" shall be substituted by the word "Principals".

(8) *Byelaw 35*—In byelaw 35 the figure and word "6nP" shall be substituted by the figure and word "3 nP.", the words "out of" shall be deleted, and the word "as" shall be added before the word "Dharmada".

(9) *Byelaw 41*—In byelaw 41 after the word "sufficiently" the words "be deemed to have been" shall be added.

(10) *Byelaw 43*—In byelaw 43 for the words "The holiday" the following shall be substituted:—

"The Board may at any time notify that a day previously notified as a whole holiday".

(11) *Byelaw 44*—After clause (b) of byelaw 44 the following clauses shall be added as clauses (c) and (d):—

"(c) The Board may, in their sole discretion, close the market for such time not exceeding 5 days for any reason they may deem proper, and with the permission of the Forward Markets Commission for such period exceeding 5 days as the Board consider necessary or desirable.

(d) The Forward Markets Commission may, in any case where in its opinion an emergency exists and advises the Board to take action under clause (c) of this byelaw and the Board does not take such action, or, where in its opinion it is expedient in the interest of the trade so to do, direct the closure of the market for a period not exceeding five consecutive days, and may, if the Commission is of opinion that it is necessary so to do, in like manner direct the extension of closure for such further period not exceeding five days at a time as the Commission may think fit, so however, that the total period of closure shall not exceed fifteen days."

(12) *Byelaw 50*—In byelaw 50(b) after the words "The Board shall have power" the words "with the concurrence of the Forward Markets Commission" shall be added.

(13) *Byelaw 50(A) and 50(B)*—The following two byelaws shall be added after byelaw 50 as 50(A) and 50(B):—

"50(A)—No trading in Hedge or Delivery contracts shall be permitted in any public place or street."

"50(B)—The Ring Committee or any other committee appointed by the Board for the purpose, shall be entitled to scrutinize and examine the books of account and other relevant documents of members who may be transacting business outside trading hours, and to impose a fine on any such member upto Rs. 5,000 or to suspend him for any number of days not exceeding fifteen days, subject to an appeal to the Board, whose decision shall be final and binding."

(14) *Byelaw 58*—After byelaw 58 the following byelaw shall be added as byelaw 58A:—

"58A—Every trading member shall be responsible for all transactions entered into or acts done by the ring trader appointed by him."

(15) *Byelaw 70*—In byelaw 70 for the words "preceding day" the words "preceding working day" shall be substituted.

(16) *Byelaw 82*—In byelaw 82, for the words "Trading Gur Hedge Contracts" the words "Trading in Gur Hedge Contracts" shall be substituted.

(17) *Byelaws 93(A), 93(B), 93(C) and 93(D)*—After byelaw 93 the following laws shall be added as 93(A), 93(B), 93(C) and 93(D):—

"93(A)—The Surveyors shall proceed to survey the impurities and cleaned matter put by the analyser under seal. The majority decision of the surveyors shall be final and binding on both the parties, subject, however, to a right of appeal to Appellate Survey Committee. The Appellate Survey Committee shall be constituted by the Board and shall consist of any three surveyors out of the panel of surveyors who shall have no interest, direct or indirect, in the goods under survey and who shall not have acted as Surveyors in the dispute."

"93(B)—If any of the parties is not satisfied by the decision of the surveyors an appeal may be preferred to the Appellate Survey Committee within a week of the receipt of the decision of the surveyors."

"93(C)—The decision of the Appellate Survey Committee shall be final and binding on both the parties."

"93(D)—Appeal fees shall be Rs. 40 per sample and shall be paid in advance by the party preferring an appeal. The appeal fee shall ultimately be borne by the party against whom the decision is given in the appeal and shall be paid into the Company within the next day of declaration of the result of the appeal by the Appellate Survey Committee."

(18) *Byelaw 101*—In byelaw 101, the following shall be added at the end:—

"Every trading member whether a buyer or seller shall pay to the Company the ordinary margins at the rates mentioned below for every unit of Hedge contract of Gur of 112½ maunds along with his daily report, for which the formal approval of the Forward Markets Commission be obtained:—

Net open position	Rate of ordinary margin
1 to 500 units	Rs. 75 per unit
501 to 1000 units	Rs. 110 per unit
1001 to 2000 units	Rs. 225 per unit.

The ceiling on the net open position of an individual member is prescribed at 2000 units".

(19) *Byelaw 103*—Byelaw 103 shall be substituted by the following as byelaw 103(a) and 103(b):—

"103(a) The following shall be the charges per unit of Hedge Contract of Gur payable to the Company by each buyer and seller on each complete transaction entered by him.

1. Brokerage	Rs. 0.38 nP. per unit.
2. Commission	Rs. 0.13 nP. per unit.
3. Dharmada of the Company	Rs. 0.02 nP. per unit.
4. Broker Kalyan Fund of the Broker Association	Rs. 0.02 nP. per unit.
5. Building Fund	Rs. 0.05 nP. per unit.
	Rs. 0.60 nP.

"103(b)—The Board may with the prior approval of the Forward Markets Commission increase or decrease the charges specified under clause 103 (a) above."

(20) *Byelaw 112*—Byelaw 112 shall be deleted, except the schedule, which shall be appended at the end after Byelaw 218.

(21) *Byelaw 113*—Byelaw 113 shall be substituted by the following:—

"113. The Company shall maintain a clearing section in its office under the management of a Clearing House Committee appointed by the Board which shall consist of 4 trading members and a Director who shall be the Chairman of the Committee. Three members shall form the quorum for a meeting of the Clearing House Committee".

(22) *Byelaw 118(a)*—Clause (a) of byelaw 118 shall be substituted by the following:—

"(a) Whenever there is fluctuation of Rs. 0.50 per maund in the Hedge Contract rate, every trading member shall pay into the margin Settlement Account of the Company with the Bank approved by the Board for this purpose before 12.00 noon on the next day cover money at the rate of Rs. 56.25 per unit on his outstanding open position of Hedge contracts in any delivery as disclosed by the daily report submitted by him on the same day provided that the fluctuation is unfavourable to the trading member".

(23) *Byelaw 135*—Byelaw 135 shall be substituted by the following:—

"135. Weighing Charges shall be paid by the buyer to the seller at the rate of two naye paise per maund".

(24) *Byelaw 136*—In byelaw 136 the word "capable" shall be substituted by the word "incapable".

(25) *Byelaw 139(d)*—In byelaw 139(d) for the words "approved by the Forward Markets Commission" the words "under the purview of the Forward Contracts (Regulation) Act, 1952" shall be substituted

(26) *Byelaw 152*—In byelaw 152 the word "Secretary" shall be substituted by the word "Company".

(27) *Byelaw 154*—Byelaw 154 shall be substituted by the following:—

"154. On or about the due date of the Hedge Contracts the due date rate shall be fixed by the Board on the basis of the spot rate for the basis variety of the Hedge Contracts at Meerut, taking also into account the spot prices prevailing at the interior centres".

(28) *Byelaw 196 to 218*—The following shall be added after byelaw 195 as byelaws 196 to 218:—

#### "XVIII BYELAWS GOVERNING TRANSACTIONS BETWEEN MEMBERS AND NON-TRADING MEMBERS.

196. The rules, regulations and the byelaws of the Company shall not be applicable to any transaction or the contract between two non-trading members even though the following words or word giving similar meanings are inscribed on the said contract. "The transaction or contract is made under the Kaiserganj Beopar Co. Private Ltd., Meerut. No facilities shall be accorded in respect of such transactions or contracts such as the settlement of disputes through arbitration, tendering goods against the contracts or surveying the goods tendered thereunder, etc., and if a trading member is found directly or indirectly making use of any of the facilities as aforesaid in favour of or on behalf of any non-trading members, disciplinary action may be taken by the Board against member under these byelaws.

197. Each and every transaction or contract made between a trading member and a non-trading member shall be deemed to be made under the 'Pucca Adat' system and the relations between a trading member and a non-trading member in respect of the said transaction or the contract shall be on the basis of Principal and Principal. All contracts shall be in writing and in the form prescribed by the Board from time to time.

198. (a) The trading member concerned who enters into a transaction of future delivery contract with non-trading member under these byelaws shall have the right prior to or after entering into business, whenever he thinks proper to demand from the said non-trading member the amount of margin together with the amount to cover the fluctuations in the market and the non-trading member concerned shall have to remit the demanded amount payable in Meerut immediately after the demand for remitting the said margin amount is received by him by a letter, telegram, telephone or verbal request.

(b) The trading member shall have the right to retain with him the said margin and cover deposit till the contract or transaction concerned is fulfilled, settled or closed.

199. Every non-trading member entering into a contract with any trading member under these byelaws shall from time to time arrange to remit to the trading member at Meerut the amount of losses in the said contract according to the market fluctuations at or before the time of settlement or whenever the trading member demands. The trading member may demand at any time after the

contract between him and a non-trading member is fulfilled or closed, from the non-trading member the amount of losses suffered or incurred in respect of the said contract. The non-trading member concerned in such case shall be bound to pay in Meerut the said amount to the trading member.

200. If a non-trading member fails to pay within reasonable time the money or to discharge within the time prescribed the responsibilities in respect of a contract made with a trading member under these byelaws, the trading member concerned shall have the right to close the said contract at the market rate prevailing at the time and after doing so he shall duly inform about the same to the non-trading member concerned.

201. The non-trading member shall be bound to return the contract note in respect of a transaction made under these byelaws after duly signing the same. The non-trading member shall sign the contract note on the day the contract is entered into by him if he resides in Meerut. In case of a non-trading member who happens to be at an out station centre the contract note shall be returned duly signed within 5 days of the date of the contract. If the contract note is not returned to the trading member in Meerut duly signed within 5 days of the date of the contract, the trading member concerned shall have a right to close the said contract.

202. The duties and the rights in respect of delivery of goods against future contracts made between the trading members and non-trading members under these byelaws shall be subject to the following conditions:—

- (a) If a non-trading member has entered into with a trading member a sale transaction he shall have to arrange to send the goods of the said contract to the trading member or his authorised representative at Meerut at least three days prior to the date when delivery commences. If the goods do not reach the trading member he shall have the right to accept or reject the goods which arrive after the said time.
- (b) If a non-trading member fails to give delivery of the goods in case of demand notice, his principal shall have the right to buy on his account the goods in the ready market and the differences if any, arising from such buying on account shall be recoverable from such non-trading member. If no demand is made, the said contract shall be closed out at the due date rate. The trading member or the non-trading member, as the case may be, shall be bound to effect the payment of the differences between the rate of the due date and rate of the contract or the rate of the clearing, as the case may be, in accordance with these byelaws.
- (c) If the goods sent by a non-trading member reach the trading member within the time prescribed under these byelaws, the trading member shall either take the delivery of the said goods, himself or tender the said goods through the Company by issuing delivery orders against his sale contract with any other trading member.
- (d) If a non-trading member has entered into with a trading member a purchase contract the trading member shall have the right to effect delivery thereunder either from the goods in his possession or may deliver the goods received by him under a tender issued by any other trading member. It shall be the duty of the non-trading member to pay in Meerut to the trading member the full amount of the value of the goods of the contract on or before the first day of commencement of delivery. If a non-trading member fails to pay the full amount of the value of the goods as aforesaid within the said time to the trading member, the trading member concerned shall have the right after the prescribed time limit to close the contract at any time at the market rate prevailing in the forward market or if he so wishes may tender to the said non-trading member either his own goods or the goods received by him under a delivery order and inform the non-trading member concerned accordingly by letter or telegram. The non-trading member concerned shall be bound to pay in the manner stated, the full amount of the value of the goods to the trading member within the time limit at Meerut. The trading member on receiving the price of the goods as aforesaid shall take delivery of the goods on his behalf and shall perform other necessary duties thereafter.

(e) If the non-trading member fails to pay the money within the said time, the trading member concerned shall have the right to sell the goods either in the open market or by the public auction on account and at the risk and cost of the said non-trading member.

(f) In case the contract is closed, the non-trading member concerned shall be bound to pay to the trading member concerned the amount of loss in accordance with the difference between the rate of the contract first entered into and the rate of contract thereafter made to close the said transaction. In the same way, in case of the delivery of the goods, the non-trading member concerned shall have to pay to the trading member concerned the amount of the loss and expenses incurred by the said trading member by selling or auctioning the goods.

(g) In both the cases provided for in sub-clause (f) above, the non-trading member concerned shall have to pay immediately the said amount to the trading member as and when it is demanded from him.

(h) If a non-trading member has remitted within the time prescribed under these byelaws the money for taking delivery of the goods to the trading member concerned and the trading member fails to effect delivery of goods, the contract he has entered into with the non-trading member shall be closed at the due date rate and the trading member concerned shall have to pay to the non-trading member on the day following the due date the difference between the rate of the contract and the due date rate.

203. (a) If the delivery of the goods is received and taken for fulfilling a contract made between the trading member and non-trading member, the latter shall be bound by the agreement made between the first seller and the last buyer of the said delivery order or accept the decision of the surveyors regarding the refraction, quality, weight, bagging, etc. of the goods and the party concerned shall effect payment thereof to the other parties accordingly.

(b) If the delivery of the goods is effected for fulfilling a contract made between a trading member and a non-trading member directly between themselves, except in case when it is effected by tendering a delivery order, the Chairman or the clearing House Committee shall on receiving a written application from any of the parties concerned appoint three surveyors for surveying the goods and deciding the weight, refraction, quality, etc., of the goods. The decision of the said surveyors shall be final and binding upon both the parties concerned. If the surveyors so appointed fail to give their decision within the prescribed time, the Chairman shall appoint new surveyors and obtain decision.

#### XIX. BYE-LAWS RELATING TO OUT STATION DELIVERY

204. Notwithstanding anything contained in any other byelaws, a trading member shall be entitled to issue a delivery order (tender) on the prescribed day for fulfilling his sale in respect of hedge contract for delivery at any centre outside Meerut as prescribed under the Byelaws 78 and 79 provided that the goods to be delivered are ready in his or his agent's godown at that place at the time of issuing such delivery order.

205. The seller shall not issue a delivery order at a centre where there is a ban against movement of goods from such centre by any person in authority at the time of issuing of delivery order. The seller shall at his cost, give the buyer permit wherever such permit is necessary for movement of goods from that place to Meerut. If the seller is unable to give such permit to the buyer, he shall pay to the buyer at the rate of Re. 1 per maund over and above the permit fees payable at the time of issuing the delivery order.

206. The buyer shall not be entitled to refuse to take delivery of goods on the ground that the Railway booking is closed at the time.

207. The byelaws regarding delivery orders and demand notices shall also apply to the delivery orders issued for delivery at the out station centres prescribed under byelaws 78 and 79.

208. If the goods are delivered at out station centres, the seller shall pay to the buyer Transport Charges from the place of delivery to Meerut at the rate as given in Schedule A and such other expenses (including Octroi charges at Meerut) as may be fixed by the Board. Such expenses shall be fixed before the commencement of trading in any delivery.

209. The buyer shall take delivery of the goods from an out-station centre within 168 hours from the time of the receipt of the delivery order. The buyer, within such period, shall be entitled to ask the Board for extension stating his reasons for such extension and the Board shall consider the same and give such extension as they may in their discretion deem fit. The Board may direct the buyer to pay such compensation by way of interest and or charges to the seller as they deem proper for such extension.

210. The refraction or survey in respect of goods delivered at outside centres shall be made in Meerut under the byelaws of the company in that behalf. If the buyer and the seller have not amicably settled the matters, samples shall be drawn according to the byelaws of the Company and two sealed samples shall be sent to the Company and the seller shall bear the expenses of sending such samples.

211. All questions which arise under these byelaws regarding out-station delivery shall be directly referred to the arbitration.

## XX. GENERAL BYELAWS

212. The byelaws in force for the time being shall govern the rights and obligations in relation to all matters and contracts of the trading members at that time and they shall act accordingly and fulfil the same.

213. Any hedge contract entered into in pursuance of section 15(1) of the Forward Contracts (Regulation) Act, 1952 which contravenes the provisions of these byelaws shall be void in accordance with Section 15(2) of the Forward Contracts (Regulation) Act.

214. The Board shall be entitled to appoint Committees from time to time for carrying out the various duties under the byelaws and define their powers, duration etc.

215. The Board shall have power to alter, amend or rescind any byelaw, regulation or rule from time to time in accordance with the provision of the Forward Contracts (Regulation) Act, 1952.

216. All trading members and brokers shall function in accordance with the requirements of these byelaws. The office of the Company shall supply all the forms for a reasonable price as may be prescribed by the Board from time to time.

217. In case any trading member desires the assistance of the records of the Company in any suit before a court, the Chairman of the Board of Directors on receipt of the written application allow the Secretary to produce such records before any court, on the member paying a sum of Rs. 10 towards expenses. The fees for summoning the record of the Company by persons other than trading members shall be Rs. 15.

218. (a) In case any trading member or broker has to recover any dues from any constituent of another trading member or Broker, the said trading member or broker, shall give an application to the Chairman and the Chairman, after being satisfied that the complaint is true, shall be entitled to cause the business of the said constituent stopped. The business of such a constituent in any other name shall directly or indirectly also not be permitted.

(b) Further the Chairman shall be entitled to compel the trading member, with whom the said constituent was doing business to pay off the dues of the applicant. However, it shall be open for the constituent objecting to the dues of the applicant, to give the details of his objections, but he shall have to, in that case, agree to the decision of the Chairman as a Panch or Arbitrator. The constituent application shall be considered subject to the above conditions".

## SCHEDULE OUTSTATION DELIVERY CENTRE

### SCHEDULE A

Name of Mandis	Transport & other charges per md.
1. Mawana	Re. 0.25 nP.
2. Sardhana	Re. 0.20 nP.
3. Khatauli	Re. 0.25 nP.
4. Ghaziabad	Re. 8.30 nP.
5. Muradnagar	Re. 0.25 nP.
6. Modinagar	Re. 0.20 nP.
7. Baraut	Re. 0.40 nP.
8. Agarwal Mandi	Re. 0.35 nP.
9. Luhari Sarai	Re. 0.25 nP.

### KUNJ BEHARILAL

Secretary

The Kaiserganj Beopar Co. (Pvt.) Ltd.  
Manohar Market, Anaj Mandi  
Meerut

## LOST

The Government Promissory Notes mentioned below, originally standing in the names as shown thereagainst and last endorsed to Messrs. Witco Engineering Co., the proprietors by whom they were never endorsed to any other person having been lost, notice is hereby given that the payment of the undermentioned Notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay, and that application is about to be made for the issue of duplicates in favour of the proprietors. The Public are cautioned against purchasing or otherwise dealing with the undermentioned securities:—

G. P. Note No.	Loan	Amount	Originally standing in the name of
		Rs.	
BY093040 ..	3 per cent. Con. 1946.	500	Bhargao Atmaram Mulay.
BY025417/18 ..	Do. ..	500 each.	Imperial Bank of India.
BY122163 ..	Do. ..	500	Erach Nanabhooy Chmoy.
BY051064 ..	Do. ..	100	Tehmina D Sethna and Dhanjibhooy Edulji Sethna or either of them.

Name of the advertiser—Messrs. WITCO ENGINEERING Co.

Residence:—Tank Lane, Santacruz (West), Bombay.

## LOST

The Government Promissory Note No. MS 008146 of the 3 per cent First Development Loan of 1970-75 for Rs. 500.00 originally standing in the name of The Reserve Bank of India and last endorsed to Buggana Rami Reddy Bugga Reddy, the proprietor by whom it was never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the advertiser—Sri Buggana Rami Reddy Bugga Reddy.

Residence—Betamcherla (Kurnool District), Andhra Pradesh.

## LOST

The Government Promissory Note No. BY080341 National Plan of the 3½ per cent loan of 1964 for Rs. 200—originally standing in the name of State Bank of India and last endorsed to Ramchandra Shankar Rao Alur the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicate, in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the advertiser—Ramchandra Shankar Rao Alur.

Residence—Wright Town, Jabalpur, M.P.

## LOST

The Government Promissory Note No. MSO 49587 of the 3 per cent loan of 1953-55 for Rs. 1,000 originally standing in the name of Imperial Bank of India and last endorsed to Erkara Vasudevan Vadhyan Namboodiri Uttithyan Vadhyan Namboodiri, the proprietor, by whom it was never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for payment of the discharge value to the undersigned. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser—Erkara Manakkal Vasudevan

Vadhyan Nambudiri  
Succession Certificate holder in the  
estate of Erkara Vasudevan Vadhyan  
Namboodiri Uttithyan Vadhyan Namboodiri

Residence—Marakkara P.O., Via Kottakal, S. Malabar.

**LOST**

The undernoted Government Promissory Notes for aggregating Rupees 2,600 originally standing in the name of Durga Devi (since deceased).

The proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the undernoted note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi, and that application is about to be made for the issue of duplicate(s)\*for payment† of the discharge value in favour of the legal heir to the proprietor. The public are cautioned against purchasing or otherwise dealing with the undermentioned securities.

Name of the Advertiser—Ganga Ram (Legal Heir) Proprietor.

Residence—M/s. Than Singh Janki Parshad, 3705, Suddar Bazar, Ambala Cantt.

No.	Loan	Amount
196573	3½% 1954-55	Rs. 500/-
196574 75	"	Rs. 100/- each
196580/82	"	Rs. 100/-
207232	"	Rs. 500/-
02233 37	"	Rs. 100/- each
087504	3% 1896-97	Rs. 500/-
082565	Do.	Rs. 100/-

**DESTROYED**

The Government Promissory Note No. DH 032788 of the 3½ per cent N.P. loan of 1964 for Rs. 200.00 originally standing in the name of Reserve Bank of India and last endorsed to Ram Vinod the proprietor by whom it was never endorsed to any other person, having been destroyed, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—Ram Vinod.

Residence—C/o M/s Durga Perashad Ram Vinod, 2072, Tiraha Bazar, Maliwara, Delhi 6.

**CHANGE OF NAME**

Old Name—KANNA SUBRAMANYAM.

Rate—Leading Signalman.

O. No.—43969.

Name changed to—SOORDA SUBRAMANYAM.

Authority—Naval Headquarters No. RP. 2401/160, dated 29th October 1957.

**CHANGE OF NAME**

I, Shri Purnashi Rawani, Son of Shri Tulshi Singh, of 30, Debendra Ghosh Road, P. S. Bhowanipur, employed in the Telegraph Workshops, Alipore, Calcutta 27, have changed my name to KARMU SINGH. I will henceforth be known, addressed and designated as KARMU SINGH.

**CHANGE OF NAME**

"I, Nepal Chandra Malo s/o Late Sarat Chandra Malo 44, Dr Jagabandhu Lane, Calcutta, have changed my surname from "Malo" to "Burman". I shall henceforth be known as Nepal Chandra Burman as per affidavit before the Presidency Magistrate, Calcutta on 3-12-58."

**CHANGE OF NAME**

I, Barendra Kumar Chakraborty, with the strength of an Affidavit duly executed on 6th July 1955 in a competent court of law, changed my title 'Pahari' i.e. my name is now Barendra Kumar Pahari.

**CHANGE OF NAME**

I, Shri B. J. ARJUTWAR (BUDHULAL, J. ARJUTWAR) (old name), clerk in the office of the Executive Engineer, K. H. Railway Construction, Central Railway, Akola, desire to be known in future by the name of Shri. B. J. ARJUTWAR (BIHARILAL, J. ARJUTWAR) (New Name).

N.B.—"Only my new name as BIHARILAL in place of old name Budhulal is to be substituted. Others will remain unchanged".

AKOLA;

Dated 8th September 1959.

B. J. ARJUTWAR

**CHANGE OF NAME**

It is notified that I have changed my name and surname from 'Stephen Nickel' to 'Sujit Kumar Sarkar' from 31st March 1958, Henceforth I shall be known as Sujit Kumar Sarkar.

SUJIT KUMAR SARKAR

39/1, Ghosepara Road

Kanthadhar-Ichapur

P.O. Nawabganj

Distt. 24-Parganas

**CHANGE OF NAME**

It is for general information that my name Durga Dhar Mahata Kurmi has been changed and henceforth will be Bishnu Mehata.

BISHNU MEHATA

**CHANGE OF NAME**

I, Bhaskar Patra, Peon-Farash, Zoological Survey of India, Calcutta, son of late Jagabandhu Patra, have changed my name as Surendra Nath Patra by virtue of a deed executed recently.

**CHANGE OF NAME**

Sh. Ali Bukhsh, Clerk, Post Office, Indore City P.O. has added his surname as "Chishti" and caste "Syed" before and after his name. Hence whole name becomes "Syed Ali Bukhsh Chishti" (S. A. Chishti). So he requests his all friends (circle) and staff to call him as "S. A. Chishti" hereafter.

**CHANGE OF NAME**

I, Pran Krishna, T. No. 7399, S.E. Rly. KGP(W) have changed my name as Pran Krusta Bepera.

**CHANGE OF NAME**

I, Munshilal Ramlal, Carpenter (SK) T.No. 845 of Saw Mill Shop, Central Railway, Matunga, Bombay 19, desire to be known in future by the name of BIPTI RAMLAL for all purposes.

**CHANGE OF NAME**

The name of A. V. Sudalaimuthu ASM/NLT has since been changed to A. V. S. Muthu.

**CHANGE OF NAME**

Shri G. B. Holer, Sorter R.M.S. "B" Dn. Sholapur will be hereafter known as G. B. Gaikwad.

**CHANGE OF NAME**

IC-3973 Capt BALDEV INDER SINGH, DOGRA has changed his name to "BALDEV INDER SINGH CHEEMA".

(Authority: Army Headquarters letter No 02809/341/MS3C dated 27th Jul 59).

Dehra Dun, 12th September 1959

**CHANGE OF NAME**

I wished to change my name from Narayan Eknath Kamble to Harishchandra Eknath Kamble.

**CHANGE OF NAME**

I, Sri Kamala Kanta Adhikary, Sitalkuchi, lately called Kamala Kanta Das employed as Postman Sitalkuchi Branch Post Office have adopted my name as Kamala Kanta Adhikary from this 1st day of April 1959 and hereafter be known as Kamala Kanta Adhikary.

**CHANGE OF NAME**

I, Ram Abatar, son of Sri Bindeswar Singh, resident of vill. Pipra, P.S. Kutumba, Distt. Gaya, working as Peon in F.A. and C.A.O.'s Office, Eastern Railway, Calcutta have

adopted a change in my name by suffixing "Singh" as surname. Henceforward, I shall be called, known and recorded as Ram Abatar Singh instead of only Ram Abatar.

#### CHANGE OF NAME

"That I, Pandharinath Mahadeo Koli, Khalasi T. No. 360, under Electrical Foreman (AC&TL) VT, Central Railway Bombay Division, desire to be known hereafter by the name of Shantaram Pandurang Koli".

#### CHANGE OF NAME

Shri Harbanslal Arora T.C. Bhopal wishes to be known as Harbanslal Bakshi.

#### CHANGE OF NAME

Formerly the name was only Chiramsetti China Potha-Raju, but hereafter request all persons at all times to designate and address his wife, children and remoter issue by such assured name of YERAMASETTI POTHU-RAJU, EMP: 4960, Compartment Cleaner, T. No. 476, Southern Railway, Krishna District, Andhra Pradesh.

#### CHANGE OF NAME

I, Sansar Singh son of Ch. Labhu Ram Saini, Clerk of Central Telegraph Office, New Delhi, henceforth be known as Sansarsingh Saini son of Ch. Labhu Ram Saini.

#### CHANGE OF NAME

I, Bhojpat s/o Shri Jai Mangle Sharma, Jamadar of Central Telegraph Office, New Delhi henceforth be known Bhojpat Sharma s/o Shri Jai Mangle Sharma.

#### NOTICE

**The Kottapadi Vyavasaya Company Ltd.**

##### Notice of Voluntary Winding up

Notice is hereby given that by a special resolution passed by the members at their meeting held on 18th September 1959 and by a resolution passed by the Creditors of the Company at a separate meeting of the Creditors held on the same day the above named Company has been resolved to be wound up voluntarily by a Creditors' Voluntary Winding Up and that Sri P. Krishnan Nair, Puthisseri House, Kottapadi has been appointed as Liquidator both by the members as well as by the Creditors.

Kottapadi,

22nd September 1959.

**M. P. CHACKU**  
Managing Director

#### NOTICE

**VINOD BHUSHAN OIL MILLS LTD.**

Delhi 6, the 10th November 1959

Notice is hereby given that a meeting of the Creditors of Vinod Bhushan Oil Mills Ltd. will be held at the Registered Office of the Company at Naya Bans, Delhi on Tuesday, the 22nd December 1959, at 4 P.M. to consider and if thought fit to pass the following Resolution, with or without modifications.

"Resolved that the Company be wound up voluntarily and that Shri Devinder Kapur, Advocate, 5, Odeon Building, Connaught Place, New Delhi be and is hereby appointed Voluntary Liquidator for the purpose of such winding up on a remuneration of Rs. 200/-."

By Order of the Board

**KANSHIRAM**

Chairman

#### Explanatory Notes:—

On 16th August 1956 an Extra Ordinary General Meeting of the Company was held. It gave its consent for the sale and disposal of the mills of the Company. The Company therefore advertised the mills for sale and as the members are aware the mills was ultimately sold to Shri Bhikamchand Mulchand Jain, Jalgaon for Rs. 1,16,000/-.

The sale has since been confirmed by the Company in General Meeting dated 31st March 1959. That the position of the Company has been made clear in the Director's Report annexed to the Balance Sheet for the year ending 30th June 1958 since adopted by the share-holders. That there has been no substantial change in the financial position of the Company as shown in the Balance Sheet dated 28th February 1959 for the year ending 30th June 1958. The financial position of the Company is that M/s Lakhmichand Kanshiram which is a sole proprietary firm of Shri Kanshiram, the Chairman of the Board of Directors, is a creditor for Rs. 37,741.24nP (Rs. 34,570.90nP as per Balance Sheet for the year ending 30th June 1958. Payment of Rs. 300.00 due to the auditors, Rs. 96.84nP Misc. expenses incurred and Rs. 2,773.50nP as interest due upto 30th October 1959) and Managing Agents are creditors for Rs. 26.84nP. There is no other creditor. The assets of the Company are nil (However there are Calls in Arrears amounting to Rs. 18,862.50nP) and therefore it has been decided that the Company should be wound up voluntarily. The Company has no other business. A list of creditors and full statement of the position of the Company may be examined at the Registered Office of the Company at any time on any working day between 11 A.M. and 1 P.M.

#### NOTICE

**The Board of the Liquidators of the Mandi Transport Co. Ltd., Mandi**

(Under Voluntary Liquidation)

**Notice under Section 497 Sub-Section 2(b) of the Indian Company Act, 1956**

Notice is hereby given that a general meeting of the Contributories (share-holders) of the Mandi Transport Company Limited, Mandi (in liquidation) will be held at KHATRI SABHA BHAWAN, MANDI, at 11 A.M. on 17th December 1959 (2nd Paus 2016 Bikarami) the Thursday 1959 to consider the final liquidation Winding up Accounts and statements, and Final Winding up proceedings.

All of you are requested to please attend.

By the Order of

*The Board of Liquidators of the  
Mandi Transport Co. Ltd., Mandi  
(In Liquidation)*

**BESAR RAM BISHT**

Chairman

**ALL CONTRIBUTORIES:**